

**REMARKS**

Claims 1, 3-14, 16-20 and 22-25 remain pending in the application.

**Claims 1-25 over Janow**

In the Office Action, claims 1-25 were rejected under 35 USC 102(e) as allegedly being anticipated by U.S. Pat. No. 6,061,570 to Janow (“Janow”). The Applicants respectfully traverse the rejection.

Claims 1-15 recite a controller to activate an auto dialing calling module to send a notification message to a user upon satisfaction of a particular event based on Caller ID information service provided by a telephone company, wherein the satisfaction of the particular event is determined based on a comparison of one or more entries in the table to Caller ID information contained in a log. Claims 16-23 recite a method and apparatus for logging a plurality of entries of Caller ID information service provided by a telephone company as it is received by a voice messaging system, and reviewing the entries of logged Caller ID information for satisfaction of a predetermined event by one or more of the incoming calls based on the logged Caller ID information. Claims 24 and 25 recite a calling module activated by receipt of predetermined Caller ID information service provided by a telephone company, the calling module being adapted to initiate a telephone call to a predetermined notification telephone number upon satisfaction of a predetermined event based on received Caller ID information.

Janow teaches a unified message announcing system that causes a paging service to be contacted. (Janow, See, e.g., Abstract, and col. 2, lines 24-29) What little information there is in Janow, it all relates to the content of a message itself, NOT to Caller ID information.

For instance, at col. 2, lines 33-36, Janow explains that “whenever **messages** arrive at the platforms that subscriber 23 wishes to know about” (emphasis added), that the paging system 20 is contacted. In the following

paragraph, Janow explains that “the **message** is analyzed in block 101 to determine whether paging alert criteria have been met. The criteria may relate to the identity of the sender, to an urgency code in the message, time of day, etc.” (emphasis added)

Clearly, at best, Janow discloses analysis of a **message** to determine whether or not paging criteria have been met. Janow fails to disclose use of **Caller ID information** to determine paging criteria, as recited by all claims of the present application.

The Examiner has indicated that features upon which the Applicants relied in the previous Amendment were not recited in the claims. (Office Action at 8) The Examiner suggests that the Caller ID language in claims 1-25 can be “any information that identifies the caller” (Id.) The Examiner suggests that claims 1-25 should additionally indicate that the Caller ID information is a ‘service provided by a telephone company’.

In response to the Examiner’s suggestion, all independent claims are amended to recite **Caller ID information service provided by a telephone company**, to articulate the invention as the Examiner suggests. It is believed that the Examiner will agree that with this suggested language, claims 1-25 are patentable over the prior art of record.

Moreover, claims 16-23 recite action based on a macro view of a number of calls, not just on the content of a single call. In particular, claims 16-23 recite logging a **plurality** of entries of **Caller ID information service provided by a telephone company** as it is received by a voice messaging system, and **after said plurality of entries of Caller ID information have been received**, reviewing the **plurality** of entries of **logged Caller ID information** for satisfaction of a predetermined event based on the **logged Caller ID information**. This is a macro view based on an event built from more than one message. For instance, after 10 messages have been received.

Janow is focused on the content of a single message. In particular, Janow discloses analysis of a **single** message in Fig. 2, block 101, with associated brief description at col. 2, lines 45-48.

Janow fails to disclose logging and review of a plurality of Caller ID information for determination of a paging notification, as recited by claims 16-22.

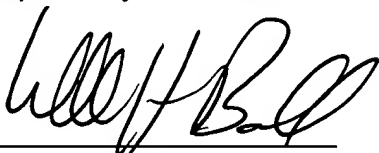
The Examiner has indicated that features upon which the Applicants relied in the previous Amendment were not recited in claims 16-23. (Office Action at 8) The Examiner suggests that claims 16-23 should additionally indicate that a plurality of messages are received after a plurality of messages have been received. In response to the Examiner's suggestion, claims 16-23 are amended to recite that the plurality of entries of logged Caller ID information are reviewed after the plurality of entries of Caller ID information have been received, to articulate the invention as the Examiner suggests. It is believed that the Examiner will agree that with this suggested language, claims 16-23 are patentable over the prior art of record.

For at least all the above reasons, claims 1-25 are patentable over the prior art of record. It is therefore respectfully requested that the rejection be withdrawn.

### Conclusion

All objections and rejections having been addressed, it is respectfully submitted that the subject application is in condition for allowance and a Notice to that effect is earnestly solicited.

Respectfully submitted,



William H. Bollman  
Reg. No. 36,457

**MANELLI DENISON & SELTER PLLC**  
2000 M Street, NW  
Suite 700  
Washington, DC 20036-3307  
TEL. (202) 261-1020  
FAX. (202) 887-0336